

**CERTIFICATE OF MAILING BY "EXPRESS MAIL" (37 CFR 1.10)**

Applicant(s):

Docket No.

15436.253.29

Application No.

10/005,924

Filing Date

December 4, 2001

Examiner

Alonzo Chambliss

Customer No.

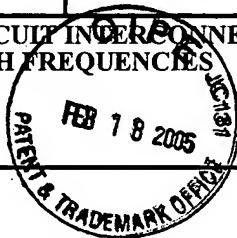
022913

Group Art Unit

2814

Invention:

CIRCUIT INTERCONNECT FOR OPTOELECTRONIC DEVICE FOR CONTROLLED IMPEDANCE AT HIGH FREQUENCIES



I hereby certify that the following correspondence:

Issue Fee Transmittal Letter (1 pg., in duplicate); PTOL-85B Issue Fee Transmittal (1 pg., in duplicate); Comments on Examiner's Statement of Reasons for Allowance (1 pg.); PTO-2038 Credit Card Form in the amount of \$1,703; postcard; and Certificate of Express Mailing Label No. EV 570 995 413 US

*(Identify type of correspondence)*

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

February 18, 2005*(Date)*ERIC L. MASCHOFF*(Typed or Printed Name of Person Mailing Correspondence)**(Signature of Person Mailing Correspondence)*EV 570 995 413 US*("Express Mail" Mailing Label Number)***Note: Each paper must have its own certificate of mailing.**



PATENT APPLICATION

Docket No: 15436.253.29

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Paul K. Rosenberg et al.

Serial No: 10/005,924

Filed: December 4, 2001

For: CIRCUIT INTERCONNECT FOR OPTOELECTRONIC  
DEVICE FOR CONTROLLED IMPEDANCE AT  
HIGH FREQUENCIES

Examiner: Alonzo Chambliss

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COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Applicant respectfully disagrees with the Examiner's statement of reasons for allowance as set forth in the communication mailed on November 19, 2004. The Applicant concurs with the Examiner's conclusion that the prior art does not suggest or render obvious the claimed invention. However, Applicant submits that it is the claim as a whole, rather than any particular limitation, that makes each of the claims in the above-identified application allowable. No single limitation should be construed as the reason for allowance of a claim because it is each of the elements of the claim that distinguish the claim from the prior art and make it allowable.

Respectfully submitted,

Dated: February 18, 2005

By:

ERIC L. MASCHOFF  
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